

From: [ELWORTH Susan](#)
To: [REDACTED]
Subject: Solopower Systems Inc.
Date: Wednesday, October 10, 2018 4:52:37 PM
Attachments: [20181010161409066.pdf](#)
[20181010161441104.pdf](#)
[Solopower_16-065_CPIssued_11_03_2016.pdf](#)
[20181010161525271.pdf](#)

All – As I promised attached is some of the background enforcement information on Solopower.

Solopower Systems Inc. was incorporated as a Delaware corporation authorized to do business in Oregon from July 2013 until September 2017. The prior iteration of this company was Solopower Holdings LLC which was authorized in Oregon from August 2011 until October 2013. Both companies had [REDACTED] listed as the president and [REDACTED] as the secretary. (Interesting note is that [REDACTED] was also the secretary for a company called Solopower Inc. with a business address in San Jose California). Solopower (either Systems or Holdings) has filed annual reports with DEQ as a large quantity generator since 2012.

[http://egov.sos.state.or.us/br/pkg_web_name_srch_inq.show_detl?
p_be_rsn=1651526&p_srce=BR_INQ&p_print=FALSE](http://egov.sos.state.or.us/br/pkg_web_name_srch_inq.show_detl?p_be_rsn=1651526&p_srce=BR_INQ&p_print=FALSE)

In 2013, Solopower Holdings closed up shop and contacted DEQ about exceeding the time limit for storing hazardous waste. The waste was eventually disposed of in June 2014. DEQ did not take an enforcement action for storing hazardous waste in excess of the LQG time limit. See the first attachment above.

In December 2015, DEQ conducted an inspection at the facility. DEQ documented numerous violations during that inspection and issued a \$14,403 civil penalty. At the time of the December 2015 inspection, [REDACTED] was the operations manager. [REDACTED] was copied on the civil penalty assessment. As Sarah mentioned, they did not appeal the penalty and we have been attempting to collect on it. See the 2nd and 3rd attachments above.


In July of this year, BES did an inspection at the Marine facility. [REDACTED] was present and informed BES that they had not been processing/no production since December 2016. See 4th attachment above. It appears they have/had coverage under the NPDES 1200Z Permit.

[REDACTED] can provide each of you with more information on what hazardous waste is at the property.

Legal framework:

[REDACTED]
[REDACTED]
[REDACTED]
[REDACTED]
[REDACTED]
[REDACTED]
[REDACTED]

Let me know if there are other documents I can get copied for you but this should get you started.

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